

## **FISCAL NOTE**

### **HB 1828 - SB 1878**

March 9, 2001

**SUMMARY OF BILL:** Removes requirement that armed private security guards/officers must obtain written directive from chief law enforcement officer in the county in which they operate. Private security guards/officers would still be regulated and licensed as under present law, and registration in one county would still be recognized in another county as under present law. Since the directive requirement would be abolished, the furnishing of a state-issued security armed card alone would be valid and sufficient for a security guard/officer to show to the chief law enforcement officer of a jurisdiction other than the security guard/officer's home county. This bill would specifically clarify that a security guard/officer could not work in any jurisdiction where the chief law enforcement officer has a pending objection to the training qualifications of such officer.

### **ESTIMATED FISCAL IMPACT:**

**MINIMAL**

### **CERTIFICATION:**

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.



James A. Davenport, Executive Director

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